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TRANSMITTAL FORM			10/040,653   Filling Date			
		Art Unit Examiner Name	2626 Martin Lerner			
	(to be used for all correspondence after initial to  Total Number of Pages in This Submission	Attorney Docket Number	A1SJ1888US			
	Fee Transmittal Form Fee Attached		Drawing(s) Licensing-related Papers			After Allowance Communication to TC  Appeal Communication to Board of Appeals and Interferences
	Amendment/Reply  After Final  Affidavits/declaration(s)  Extension of Time Request		Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence A Terminal Disclaimer			Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)  Proprietary Information  Status Letter  Other Enclosure(s) (please Identify below):

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name KOPPEL, PATRICK & HEYBL Signature Printed name RICHARD S. KOPPEL Date Reg. No. 26,475

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Effective on 12/08/2004.	Complete if Known			
Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).	Application Number	10/040,653		
FEE TRANSMITTAL	Filing Date	October 19, 2001		
For FY 2006	First Named Inventor	Kim Cascone et al.		
	Examiner Name	Martin Lerner		

Applicant claims small entity status. See 37 CFR 1.27

Applicant claims small entity status. Oce or or N 1.27			Art Unit		2626						
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Charge any additional fee(s) or underpayments of fee(s)  Credit any overpayments under 37 CFR 1.16 and 1.17  WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.											
FEE CALCULATION											
1. BASIC FILING, SEARCH, AND EXAMINATION FEES  FILING FEES  Small Entity Application Type Fee (\$) Fee (\$) Fee (\$) Fee (\$) Fee (\$) Fee (\$)											
Utility	300	<u>Fee (\$)</u> 150	500	1 <u>Fee (\$)</u> 250	200	Fee (\$) 100	Fees Paid (\$)				
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Reissue		150	500	250	600	300					
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2. EXCESS CLAIM FEES Fee Description						Fee (\$)	Fee (\$)				
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3. APPLICATION SIZE FEE If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer											
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).											
	eof. See . xtra Sheet	35 U.S.C. 41(a) s <u>s</u> <u>Numbe</u> / 50 =	(1)(G) r of eac	and 37 CFR 1 ch additional 50 ( round up to a	or fraction t		<u>Fee Paid (\$)</u>				
4. OTHER FEE(S)  Non-English Specification, \$130 fee (no small entity discount)											
Other (e.g., late filing surcharge):											

SUBMITTED BY Registration No. (Attorney/Agent) 26,475 Telephone (805) 373-0060 Signature Name (Print/Type) Richard S. Koppel

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 10/040,653

Applicants : Kim Cascone et al.

Filed : October 19, 2001

TC/A.U. : 2626

Examiner : Martin Lerner

Docket No. : A1SJ1888US

Customer No. : 23935

Title: STATISTICAL SOUND EVENT MODELING SYSTEM AND METHODS

Mail Stop Appeal Brief - Patents Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

## REPLY BRIEF

To a great extent, the Examiner's Answer repeats the grounds for rejection given in the Final Office action, which were addressed in the Appeal Brief. However, the Examiner's Answer did raise several new arguments which will be addressed in this Reply Brief. The new arguments, or pertinent portions thereof, are quoted below, together with the page of the Examiner's Answer in which they appear.

(Page 11) Regarding claims 16 to 18, 21 to 23, and 40 and 43, Severson et al. ('431) discloses musical notes having volume, pitch, or timbre ("the parameters") may have a random aspect (column 9, lines 52 to 59); additionally, a random distribution may have arguments of a mean and standard deviation that vary over time as a function of

temperature (column 13, lines 8 to 54), or an event-responsiveness, so that aspects of sound generation are responsive to the passage of time, coincidence with some other sound event; the pitch or loudness of a sound event may change (column 8, line 62 to column 9, line 16).

The "random aspect" referred to in the cited sections ( 431) randomness Severson et al. is a between of individual notes in a song. This is quite different from approach, in which parameters (examples of Appellants' distribution, selection, pitch which are wave amplitude distribution) are distribution and varied in claims 16-18, 21-23 and 40-43 for entire simpler individual notes just that events, not sound collectively establish a simpler sound event in the case of a musical sound effect. Examples of "simpler sound events" given in the specification are cricket chirps, car crunch and glass breaking sounds. (Page 7, lines 3-14)

Claim 16, from which claims 17, 18 and 21-23 depend, requires that "the values of said parameters are randomly varied among said simpler sound event occurrences for at least some of said kinds of simpler sound events", while depend, requires claims 40-43 which claim 35. from "controlling said simpler sound events in accordance with one or more sound event parameters, selecting the values of said sound event parameters in accordance with respective input parameters having random distributions".

This feature is described in the specification as follows: "Each time an event is generated by the trigger

process, each parameter selector chooses a random parameter value according to its distribution." (page 10, line 30 -Whether or not the individual notes page 11, line 1) within a simpler sound event vary randomly relative to each al. ('431), disclosed in Severson et other, as to Appellants' novel approach of random irrelevant variation of parameters controlling an entire simpler sound event.

However, Appellants' claims do not set forth any limitations that can be reasonably construed to require that the random time delays are either between the same kind of sound events or different kinds of sound events. (referring to claims 1-4, 9-14, 16-18, 21-26 and 28-50)

Appellants agree with the Examiner's contention that the referenced claims do not require that the random time delays are either between the same kind of sound events or different kinds of sound events. Rather, as explained in detail in Appellants' Brief, and using claim 1 as an example, Appellants' random time delays are "after a simpler event is generated until the next simpler sound event is generated".

This is independent of whether the next simpler sound event is the same kind as the first, or different. It simply doesn't matter for purposes of Appellants' claims. The random time delays are between one simpler sound event and the next, regardless of what kinds of events they may be.

However, there is nothing in Appellants' claims requiring that the segments overlap or contain gaps. Nor is there anything in Appellants' Specification disclosing that the claims could be amended to include these limitations without introducing new matter.

The point of Appellants' argument here is that the different approach taken by Appellants compared to Severson et al. ('431) enables overlapping of, or gaps between, successive simpler sound events, but does not require any such overlapping or gaps. By contrast, as documented in the Appeal Brief, Severson et al. ('431) requires that the succession of sound segments be continuous, with one segment starting right at the end of the immediately segment, and does not permit either or gaps that Appellants' approach makes overlapping possible.

There is ample evidence that Severson et. al ('431) discloses random time delays between different kinds of sound events.

Appellants agree with the Examiner that Severson et al. ('431) discloses random time delays between different kinds of sound events, but only because the <u>selection</u> of what kind of sound event comes next has a random aspect, not the <u>timing</u> of successive sound events. What Severson et al. ('431) does <u>not</u> disclose is "random time delays after a simpler sound event is generated until the next simpler sound event is generated" (quoting from claim 1), regardless of whether the next simpler sound event is of the same kind or different from the first one.

Thus, for two (or more) Random Sound Sequence (RSS)
Machines, a "Stormy Night" sound effect, with a distant
church bell, thunder, squeaking gate, barking dog, etc.,
contains a number of simpler sound events, i.e. the church
bell, the barking dog, the thunder, having random time
delays between them. Then a "Haunted" sound effect, with a
moaning ghost, a crazy laugh, a howling wolf, a flapping
bat, is combined to create a "Haunted House on a Stormy
Night" sound effect, containing a number of simpler sound
events with random and unpredictable time delays between
each sound within a sound effect. (Column 7, Lines 37 to
54)

This refers to the discussion in Severson et al. ('431) of using "two completely independent RSS machines to produce an overall sound effect that has better depth and unpredictability than can be had from a single unit... In other cases, not having any unit-to-unit synchronization is exactly what is desired, as it will produce a much great level of perceived unpredictability." (column 7, lines 39-48)

But this is simply combining two sound generation units, in both of which each sound segment begins at exactly the end of the proceeding segment. Once the types of sound segments are selected, the timing of the start of each segment will be known exactly, for both each sound unit individually and both units collectively. Nor is there any suggestion of having "repetitive occurrences of at least some of said kinds", as required by claim 1, in the cited portion of Severson et al. ('431).

Nor is there anything in Appellants' claims requiring that the sound effects are not continuous so as to distinguish over Severson et al. ('431). Appellants admit on Page 7 of their Appeal Brief that Severson et al. ('431) discloses silent pauses. Further, to give but one example, Severson et al. ('431) discloses a "crack of the bat" as an over-dubbed sound added to background sound, where a "crack of the bat" only occupies a small part of a segment. (Column 7, Lines 28 to 31) A "crack of a bat" sound segment over-dubbed to background sounds is not continuous, as the sound of the bat is momentary.

There is no requirement for a claim limitation that Appellants' simpler sound effects are not continuous; the random time delays after a simpler sound event is generated simple sound event is the next generated sufficient to distinguish over Severson et al. ('431). "silent pause" of Severson et al. ('431) is itself a form of sound segment, rather than the result of any random timing from one segment to the next. The Severson et al. specification does not refer to random silent ( 1431) pauses; it refers to specific silent pauses (column 2, line 47, emphasis added) Inserting a "specific" silent pause does not introduce any element of randomness in the timing of silent segments. Nor would adding an over-dubbed sound such as "crack of the bat" produce any randomness in the time delays from one simpler sound event to the next. There is nothing in Severson et al. ('431) to indicate anything other than such over-dubbed sounds being inserted at precisely known, not random, times. As acknowledged by

the Examiner, a "crack of the bat" is not itself a sound segment.

Severson et al. ('431) discloses music rhythm synthesis, where individual notes have a random aspect (such as volume, pitch, or timbre). (Column 9, Lines 52 to 59) Thus, the notes are "the parameters", and values of the notes, i.e. their pitch or volume, are varied randomly.

The difference between the selection of different parameters for individual notes in Severson et al. ('431) vs. the random variation of parameters for an entire simpler sound events in Appellants' claims 16-18, 21-26 and 28 was discussed above. Furthermore, the Examiner's equating of "parameters" with "notes" on page 18 of the Answer seems to contradict the equating of "parameters" with "volume, pitch or timber" on page 11.

Since the Examiners' Answer provides no sustainable grounds for rejecting the claims at issue, the Final Rejection should be overturned on this appeal.

Respectfully submitted,

Dated: 9/28/06

Richard S. Koppe //
Registration No. 26,475

Attorney for Applicants

KOPPEL, PATRICK & HEYBL 555 St. Charles Drive, Suite 107 Thousand Oaks, California 91360 Tel (805) 373-0060 Fax (805) 373-0051 (U:MR/RSK/Filings/Briefs/Reply Brief AlsJ1888US)